BRATED STATES CIRCUIT COURT.

The Charge Against John H. Trapp. Lawyer-Conviction of the Prisoner. Before Judge Shipman and a Jury. The trial of John H. Trapp, lawyer, who was charged with having forged the names of two claimants on

the having forged the names of two claimants on retificates transmitted to him as attorney of the parties on the Second and Pourth Auditors' Offices, in Wash-gion, was resumed and concluded yesterday. Mr. Samuel G. Courtney, United States District Attorney, and Mr. Joseph Bell, United States Assistant District Attorney, conducted the prosecution on the part of government. Mr. Malcolm Campbell defended the special control of the part of the states and the states and the states are t

for believing that he had authority to write the acceptance of another, it would not be forgery. Trapp was
empowered with express authority to present the daims
of those parties to the government, and to receive and
seceipt for such moseys as were paid on estimated of
shore claims. He receipted for the money. There was
the certificate on which the money was precured, and a
receipt was given for it. He (lift. Campboll) contended
that Trapp was authorized to get the money, and there
was oral evidence corroborating that fact. He
was the authorized agent to collect the claim,
and by every principles of good faith he
was bound to collect it. He asked his Honor to direct
the jury on these principles of law; that if Trapp had
express authority by the instrument in evidence, it was
proof that no forgery had been committed. If he had
implied authority from the acts of the parties that
he had a right to sign their names, there was no forgery.
The Court—I cannot charge that this instrument gave
iff. Trapp a right to receive the money. What I now
may is that what was authorized by the parties at Washington did not authorize iff. Trapp to do the act now
complained of.

Br. Campbell replied that Priest, his sister-in-law, and

legal fraternity. He did not believe, as the learner smallerman on the other side suggested, that such a feel me existed. If it did, he begged them to cast it saids the treat the prisoner as if he belonged to the mer. If the could not be the could not be the could not be the prisoner as if he belonged to the mer. If the could not be the could n

SUPREME COURT-GENERAL TERM.

File to the Angevine Retnie on Appenl. Before Judges Leonard, Ingraham and Smith. Angevine and Nelson Duckworth vs. Ann Angevine, meent testified that though they had known her need for many years under the names of Young and the third of the second of the second that a mari-elation existed between them; that on some occa-the testator had spoken of her as his wife, and had on of the children; and that the children of Ann vine were the children so attended. On the trial may for the appealants excepted to the admission of opated wife's testimony to establish a fact in which was a principal, and the proving of which circum-ter was the only object of the action. The appeal alone mainly on these grounds. Case still on. For spellmat, Mr. Cheney; for the respondent, B. J. & laken.

COURT OF OYER AND TERMINER.

Before Judge Miller, am Ryan, who had been convicted on Thursday hasy in a tenement house, in Third avenue, under commissions already reported in the Hunaldo, was sed to twelve years' imprisonment in the State

COURT OF GENERAL SESSIONS. Before Judge Russel.

at the opening of the court yesterday, William H.
schor, who pleaded guilty to an assault with a dan-

Redmond, guilty of an attempt at grand lar-was sent to the Tombs for thirty days, as McNaught, who pleaded guilty to an attempt at g a Paleley shawl, valued at \$75, the property of Constable & Co., was sent to the City Prison for

The state of the s

COURT CALENDAR-THIS DAY,

Bornam count, Germal, Tens — Nov Entrared Motions

1. Sheriock vs. Lamont 6. Costar vs. De Pos.
et al.
1. Lambard et al. vs. Hoop.
6. Appieton vs. Appieton
7. De Hevia vs. same.
9. Janacs vs. Third Avenu
1. Janacs vs. Third Av

BROOKLYN COURTS.

UNITED STATES CIRCUIT COURT—EASTERN DISTRICT. other Whiskey Case-Action for Conden Before Judge Benedict and a jury. Hale we Five Hundred and Eight Barr

This is an action brought by the government adamnation and forfeiture of ave hundred and els of whiskey, seized on the 8th of Manuary No. 68 Water street, Brooklyn, (not New York, been reported) and claimed by Mesers. Tailent been reported and claimed by Mesers. Tailent beell. The case has been in court before, when until decided was in regard to the right of the sits decided the action. United States District y Trany Beld that their claim was a man, but his Henor decided to a man, but his Henor decided to the claimants to defend. It appears to the claimants to defend, it appears to the claimant to defend, it appears to the claimant to defend, it appears to the claimant to defend. It is appeared to the claimant to defend, it is appeared to the claimant to defend. It is appeared to the claimant to defend, it is appeared by head purchased it of a Chicago distiller in a me thousand harrels in bond. The buildings, and it, were leased by one Mr. Crogan, the said of he, 60, as distinct, being a bonded ware-

ase of Patrick Prenty, charged with removing barrels of whiskey to a place other than a

CITY COURT.

Pleaded Guilty. Before Judge Thompson and Supervisors Bloc

There were no trials in the City Court yesterday, all the prisoners whose cases were "set down" for trial hav-

Stephen Gregory withdrew his plea of not pleaded guitty of embezzing the sum of \$9. Joseph Young withdrew his plea of not guilty

Joseph Young withdrew his plea of not guilty to grand larceny and pleaded guilty to petit larceny. Samuel Waiters pleaded guilty to grand larceny. James McCormack pleaded guilty to grand larceny. Patrick Turbers pleaded guilty to petit larceny. The prisoners were then remanded to jail, and will be sentenced, with others convicted during the week, at one o'clock to-day.

The remainder of the criminal cases awaiting trial will be tried in the Court of Sessions, which opens on Monday next, and the civil calendar of the City Court will be taken up on the same day.

The examination in this case, in which Sophic Heinzieman is the complainant, and charges Dr. Henry T. Topping and John Hartel with an attempt to take the life of an infant child of Hartel's, left in the care of the Tuesday's Hunald), was commenced yesterday. The first witness called was the complainant, who testified

druggist corner of First avenue and Eighth sizeof; I recognize it by the label and cork; (nowders shown) these also were received from the same piace; Doctor Topping directed me to administer one-quarter of each at d'time; he said it would make the baby sleep; the liquid and powder prescriptions were given at an interval of about two months; I gave a pertion of the powders are seried as a superval of the powders in the series of the series of the powders in my possession nearly two ments before I parted with them; I then gave them to Booter Sancy. Of No. 236 Tenth street, and he kept them until he gave them to Judge Shandley, a week ago last Ronday; while the mixtures were in my peacession I kept them in the closet; I did not add saything to the contents of the vial; I last saw the child a week ago last Montay; I had her in my arms in my own reces; the shild was in good health; the lather came into the room and took the baby away forcibly, and gave it to a woman who was with him, saying as he did so that no one should know what became of it, whether it lived or died; at the time Dr. Topping prescribed the contents of the vial the child

mad:, but do not know if this is the same that the child would be better dead and ter in the grave than safering so and ca a trouble; this was when it was very sick medicine in my home.

KINGS COUNTY BOARD OF SUPERVISORS.

The Board met yesterday afternoon in their chamber in the county court house, the President, Supervisor

Supervisor CROOKS, of Flatbush, from the sp committee to whom was referred the application of the Prospect Park Commissioners for leave to have a con-Prospect Park Commissioners for leave to have a conmection made with the proposed sewer from the county
buildings to the tidewaters of Bedford creek, Flatlands,
so that the drainage of the Park could be discharged
through it, reported that the committee had conferred
with the Commissioners, and that they had agreed to
pay the county the sum of ten thousand dollars for that
privilege, providing that the new sewer should be made
sufficiently large. The committee were of the opinion
that a sewer thirty inches in diameter would be sufficiently large. Annexed to the report was a recolution mently large. Annexed to the report was a resolu

that a sewer thirty inches in diameter would be sufficiently large. Annexed to the report was a resolution directing the Law Committee to cause the necessary surveys to be made and filed, and preliminary steps taken in order to rest in the county the title to the land necessary for the route of a seyer.

Supervisor Sumus, of the Nineteenth ward, thought that it would be ridiculous for the Board to give the Park Commissioners this privilege for \$10,000, when, if it were refused, it would cost them a great deal more to construct a sewer of the longth which this new one was to be, in order that ine drainage of the park might be discharged. He moved that the report be laid over and made the special order of bustness at the next meeting. Some debate ensued, but the motion finally prevailed. The special committee having in charge the furnishing of new apparatus for heating the court house, reported through Supervisor Howell, of the Eleventh ward, that the apparatus had been obtained and found to be matisfactory. Some of the radiating surface in some of the room in the building was needed. The committee therefore suggested that the repairs be made without delay, and recommended the adoption of a resolution (attached to the report) suithoring them to expend the additional sum of \$1,000 for this purpose. The report, including the resolution, was adopted.

The subject of the claim of a sissin pump company for \$2,000, for supplying besting apparatus, &c., for the court house Faext came up under the head of "special order of the day." A lengthy discussion ensued, but a resolution was finally adopted directing the Committee on Accounts to addit the bill of the company in mitisfaction of all their claims against the county.

Without transacting any Terther business of importance the Board adjourned until the S0th inst.

SALES OF REAL ESTATE YESTERDAY.

By Muller, Withins & Co.
By order of the Supreme Court in P
House and lot 340 West 31st st., 16,10m2.9.
House and lot 325 West 31st st., 18,2878.9.
House and lot 325 West 31st st., 18,2878.9.
House and lot west ander 10th st., 1976.5.11
Farm of 50 acres in Clarkstown, Rockland co

POLICE INTRILIGENCE.

Alleged Lancart race was Parson.—John Ryan and Thomas A. Kirkwood, twenty and twenty-four years of age, were yesterday arrested by Detective Field of the Fifth precinci, on the complaint of Henry Kearney, residing at No. 7 Harrison street, who charges them with larceny. It is alleged that the parties were together at a house in Greenwich street, and in his affidavit Kearney says that Kirkwood took his (Kearney's) wallet and passed it to Ryan. Kearney caught Kirkwood, when the wallet minus \$124 which it contained, was returned to him. The officer was then called, and took the prisoners is charge. They denied any felonicus attempt to steat the money from complainant, and said it was only done in a playin manner. The defendants were taken before Justice Hogan, when Kearney made an affidavit arrainst thom, and the magistrate required them to give \$500 ball each to answer before the Duty of General Sessions. The accused live at No. 398 Greenwich street.

n the movements of both females, au-aminisms discovered a piece of silk wor-silv disappear, it did not surprise him Miss Schmidt how something about the hold of her, and he then and the Eliza had the piece of goods secreted it. An officer was then called in and a arraigned before Justice Ledwith

legs came against the floor. Essenin Putter, of the court squad, having the warrant, visited the premise mentioned, No. 200 Eldridge street, in company with the party making the complaint and arrested L. Samuelt when the witness pointed out as one of the perpetrator of the crueity. Samuels was subsequently held in \$50 to answer by Justice Mansfield.

of East Fifteenth street, between avenues A and B, and John S. Kenney, of No. 533 East Fifteenth street, doing usiness as manufacturers of shell lime at the respectiveness above named, having refused, it is alleged, t

ALLEGED STEEDLING.—Enoch I. Griffilh, a dischasoldier, yesterday caused the arrest of James Lovand Samuel E. Lovejoy, claim agents, whom he chawith defrauding him of \$100 bounty, collected upon discharge papers, left with them in July isst, he has accertained from the Second Auditor of the Treasury whom he wrote when suspicious of the delay in rec of his money, that the parties charged, whom he k as Blair & Co., were not authorized claim agents. tice Mansfield held them for examination.

ofternoon, Sergeant Potter, of the Essex Market Police lourt, in obedience to a warrant issued by Justice Mans-eld, made a descent upon an alleged desorderly house, 5 Delancey street, and arrested Louisa Beynolds, and is be the preprietress, and three girls. They were oked up for the hight.

THE EMMLER ALLEGED LARCENY CASE.

The case of Honry Emmier, the Frussian arrested two or three days ago on the charge of having stelen \$1,000 in Treasury notes from his uncle, Henry Zimmer, of No. logan yesterday afternoon. Mr. Zimmer, the complainant, was called

Mr. Zimmer, the complainant, was caused and occasional by Mr. Spencer, counsel for the defendant.

Mr. Zimmer deposed that Emmier is his nephrand has been in this country since the 2d or of september, 1866; Emmier brought gold whim; don't know whether there was a thousand doll the country and the property of the property in the business with a nim; son't know whether there was a measured dollar in gold or not, he put no money in the business with me be gave me the money to keep for him, 94,000 is greet backs; I have been traveling with Emmiler within it last month through the West; we went to Buffalo; I end know where my wife is; I have not seen her kin April 16; I last mw the money stolen from me three weeks before 27th October, 1806; I put the money in box and put it in the rear part of the store; I put \$2.9. April 16; I last saw the money stoles from me the weeks before 37th October, 1906; I put the money is box and put it in the rear part of the store; I put \$2,000 has been stoles; which me at the time; my whas not taken any money from the box; I first discovered my loas on 27th October, 1906; I discovered \$2,900 has been stoles; when I missed my money I not go to the police or make any complains to any per of it till the 5th of May, when I complained be Justice Hogan; my wife has been in Europe in a year; I turnished her with money and power atterney; I was made aware that my wife had left a quantity of goods and money; on the 37th of Octhe (Emmier) took \$2,950 out of the box; \$1,950 his own money; I have commanced a civil suit is cover this \$1,000; I think the day before yeste Emmier entered the store on Third avenue as miser.

was employed to clean the office of Mr. Nichols, and that on Thursday morning last the presence called there when site was at work, and said he had been sent by officer Curran, of the First precinct, and requested to wait there till he (Curran) called; Emeline asked the prisoner to an down, and he did so, but in a few minutes he got up and commenced examining the lock on the front door, at the same time remarking that he was in the lock business; that he had made some valuable improvements in locks which would cause the picking of them by burglars extremely difficult, or something to that effect. Empline having furshed her work and being ready to leave, Esmond started out and went away; she saw no mere of him till after his arrest.

On the above facts Justice Hogan committed the prisoner to the Tombs for examination, which was demanded whis coursel or Assistant District Attomps Stoward.

with rank of first lieutemant.

To be appointed by colonel of regi-tant, with rank of first lieutemant; a rith rank of first lieutemant; a commis-nce, with rank of first lieutemant; a

Third Regiment Infantry (Bendix Zouaves).
This regiment will be inspected at the State Areenal, corner of Thirty-fith street and Seventh avenue, on Tuesday evening next, May 14. No persons will be admitted as speciators except the members of the press.

Eleventh Regiment National Guard (Wash-ington Rifles).

A battalion drill of this regiment will take place at Tompkins square on Thursday next, 16th instant, as bail-past two o'clock P. M.

Cavalry Brigade Drille.

The first part of next week Tompkins square is used exclusively by cavalry. The First regimes Henry Brinker, will assemble there for drill on Me 13th instant, at two o'clock P. M. The Third regional John H. Bedke, on Teediny, 14th instant, same hour. The Washington Gray squadron, Swift commanding, on Wednesday, 16th instant, a two o'clock P. M.

Presumer's Competition Drift.

large audience assembled at the Stadt theatre, on
raday evening last, to witness the competition drift

rees the Fifth and Twelfth regiment dram corps,

programme was divided into two parts—the first
g denominated "United States Army Calls," and the
nd "German Army Calls." During the former the

Righth Regiment Reception.
The sixth and last reception of the Eighth Refaulty took place at the armory, Centre marhurplay evening. It was a very fine affair, ing through the wall gave entra

PERSONAL INTELLIGENCE.

Judge Hastings, of Albany; John Kinney, england; Colonel Hammond, of the United St and D. S. Hammond, of Washington, are stop fetropolitan Rotel.

Dr. W. R. Underwood, of Boston, Rev. — son, of Wooster, Manuschusetts; General Life Philadelphia, and the Rev. Samuel Theobold, more, are stopping at the Fifth Avenue Hotel. Emery Bemis, Jr. of Omaha; John Pe Glasgow, Scotland, and Riebard Francis, of I

THE PHILADELPHIA SPIRITUAL MUNDER GASE.

at the time of come so are any amount of the the water the committing a crime, he is not guilty in law, and should not be convicted of any crime.

2. If the jury believe that from any predisposite cause the prisoner's mind was impaired, and that I want the cause the prisoner's mind was impaired, and that I want to be a superior of the cause the prisoner's mind was impaired, and that I want to be a superior of the cause the prisoner's mind was impaired, and that I want to be a superior of the cause the cause the prisoner's mind was impaired, and that I want to be a superior of the cause the

ner must be removed from the minds of the jury by attisfactory proof or evidence produced in the case be-pre they can convict the prisoner. Before Mr. Warriner had concluded his address the

Geo. W. Winnemore was to-day convicted of murde in the first degree, for the murder of Mrs. Magisten

A Bogus English Nobleman Abandons a Young Bride.

that time, although they my there is an conscioual of gas, but never sufficient to excite any fears of gas. These rouses had no connection whatever with distributions of the papels, they bosts in the upper, test and entirely separate portions of the building.

THE BAHAMAS.

By the arrival at this port of the stee we have files from the Bahame on the 4th of May. The Nameu Guardian draws

have had a strong north-east breeze since yester companied with rain early the morning. The sceps up its supply of vegetables, and water, strangers, and, are just coming is season. principles and a region of the control of the congruention was leaving the Raiseau on Banday the lossed and brick with front steps gave way and precipitate women and children late the tank below that a supply of water is always kept in the control of the baptistry. About twenty per meaned but no one was milled.

SCHOOL CHILDREN'S JUBILATION.

from Manchester, are on a vint here to-day to a city and public institutions. They were met at pot by four hundred school children of this city, an procession, as they pass through the streets, is we tractive and interesting.